

**It Is Designed to Halt Runaway Trip
Immediately Without Damage to
Pit Cars or the Haulage System;
Meets Costly Problem of Operators.**

To Develop Lease.
Interests of the Alburn Coal Company are backing an enterprise to open up the Lynn Coal Company's lease at Malawau, Mingo county, W. Va., which will develop about 200 acres of coal land.

Buys Coal Land.
The United States Steel Corporation purchased 600 acres of coal land at Red Jacket, W. Va., which will be reached through the mines the company has recently opened up at Sprigg.

[illegible]

Main Office, Connellsville, Penna.


BOYTS, PORTER & COMPANY,
CONNELLSVILLE, PA., U. S. A.

Shipments via B. & O. R. R. and P. & L. E. R. R. and Connections.
N. P. Hyndman, Sales Agent, 511 Wood St., Pittsburgh, Pa.

Branch Office, Carnegie Building, Pittsburg, Pa. (BELL TELEPHONE, 694. COLUMBIA)

FIRST NATIONAL BANK BUILDING,
UNIONTOWN, PA.

Looking Backward.

 News of the Past Condensed from the Files of The Courier.

FRIDAY, FEBRUARY 27, 1885
According to Joseph D. Weeks' re-
port on the subject made to Honorable

On the coke trade in Pennsylvania, there was produced in West Virginia, there was produced in West Virginia, Pennsylvania during 1884, 2,317,114 tons valued at \$4,110,136, from 7,752 ovens, employing 2,411 men, and with \$953.14 in wages.

According to his figures, the cost of making a ton of coke is \$1.39 made up of the following items:

1.2 cents	materials	8 cents
1.2 cents	labor	1.2 cents
1.2 cents	fuel	1.2 cents
1.2 cents	overhead	1.2 cents
1.2 cents	profit	1.2 cents

totalled to the oven, 88 cents.

W. S. Schenck succeeds J. M. Townsend as master builder for the "Canaanville" division of the Baltimore & Ohio railroad.

our license in ordinance pro-
hibiting smoking in the borough
has been found to have articles on
it that were stolen from I C
Store's store on the West side
city.

Miss Kate Given, daughter of
James Given is wedded to J. S.
Stur in this city.

FRIDAY, MARCH 1, 1895.
Detailed report of the coke trade
to the week ending Saturday, Feb-
ruary 27, shows a total of 17,334
tons in the region, of which 11,445
are active and 1,859 are idle, with an
estimated production of 154,289 tons.
Shipments for the week aggregat-
ed 4,331 cars, consigned as fol-
lows: to Pittsburg, 2,445 cars, to
points west, 467, to points east,
1,11 cars. There was a decrease of
51 cars from last week's record.
Production and shipments of coke
are tremendous and all the coke is

ing out of the region. The inordinate demand is attributed by some to a few of labor trouble in the cave region.

Efforts were made for damages involving \$11,500, are up for trial in court, the plaintiffs being residents along Pangasinan street who claim their properties were damaged by the paining and grading.

A knit organization foreign benefited solely to relief of the coke workers during illness or injury.

There is a Mr. of Camalilella selected Semi Vice Commander of

Miss Lyon February has purchased the vacant lot on South Pittsburgh street between Lin T. Ruth's property and that of A. B. Morton, for \$1,000.

Friday, March 3, 1933.
Detailed report of the coke trade for the week ending Saturday, February 24, shows a total of 22,721 tons in the region, of which 21,369 are active and 1,352 are idle, with an estimated production of 250,879 tons.

Shipments for the week aggregate 13,946 tons, as follows:

William Gate, Jr., succeeds A. A. Smith as a real estate agent for the city of Chicago and Chicago & North Western Railway Co.

Following the big boom in the coke industry the H. C. Frick Coke Company announces a decrease in wages of 10 per cent for practically all of its 2,000 employees.

and Mrs. John D. Tinslee, Mr. and Mrs. A. M. Hines, Captain Lloyd Johnson, Colonel J. M. Reid, Mrs. J. L. Shepherd and Mrs. A. S. Mann of Council Bluffs.

Amos C. Hoyer, cashier of New Haven National Bank to succeed J. H. Kuntz, Elmer Smutz, bookkeeper to succeed J. H. Kuntz, Mr. Kuntz resigns to the Citizens National Bank, succeeding Robert W. Schenck of Chicago.

J. B. Marsh, appointed postmaster at Santa Comba, Des Moines.

Pennsylvania and the nation is
 vowing not to let the fact that Senator
 Moore is a poor man and not a
 noble one, so that the opposition has
 possibly perjured him. He is a
 man of much influence but when he
 is put in evidence it is noticeable
 that he is well informed and speaks
 in a forceful, eloquent and convincing
 manner. Pennsylvania made no inter-
 vention in return to Congress to the
 state.

While he Altes announce the bot-

ing up of Germany then was simply engaged in the task of uncoiling in Black Sea and letting out thousands in mouse-ear supplies Germany's submarine blockade has pulled out a large scheme of de-

\$400,000 FRISBEE ESTATE TO REMAIN INTACT 10 YEARS

Will of Connellsville Banker Provides Distribution Then.

IT ALL GOES TO CHILDREN

Small Bequests are Provided for Grandchildren and Income from Property Assigned, Two Sons Named Executors. The Debs are Small.

By the terms of the will of John D. Frisbee, probated today at Uniontown, the estate, which is valued at \$100,000, is to be divided at the end of 10 years, among the surviving children, Katherine, Herbert, Fred and John. The Frisbee estate is unique in that there are no debts against it with the exception of the funeral expenses and the services of a nurse during the illness of the testator. The real estate is valued at \$100,000 and the personal property at \$10,000.

To his grandsons John D. Frisbee and John D. Frisbee, Jr., are left a total of \$10,000, and Samuel Frisbee, Jr. is to receive \$10,000. To his daughter Katherine, \$10,000 is given, and to her children, \$10,000 each. To his son Herbert, \$10,000 is given, and to his children, \$10,000 each. To his son Fred, \$10,000 is given, and to his children, \$10,000 each. To his son John, \$10,000 is given, and to his children, \$10,000 each.

The land in the corner of Prospect and Main streets is given to Fred Frisbee, Jr. It is stipulated that for \$10,000, it is to be sold and the proceeds are to be used for the benefit of the estate. The right to occupy the Main street hardware store is given to the sons, Fred and Herbert. Frisbee at an annual rent of \$100 and the warehouse in the rear at a rental of \$500 a year.

A monument is to be erected to the memory of Mr. Frisbee, but the will stipulates that if the cost is more than \$400,000, this is left to the discretion of the executors. The income of the estate is to be distributed annually among the four children. The will was made on November 1, 1914, with D. C. Frisbee and John A. Groen as witnesses.

TWO BADLY BURNED

Heat When Gasoline Blowpipe Is Struck by a Hammer.

Two men were seriously injured when a gasoline blowpipe exploded at the Connellsville Garage on April 29. The injured are J. V. Swink and J. V. Swink, Jr. Both were badly burned on their faces and necks.

Both men were removed to the Cottage State Hospital. Swink is the more seriously injured but neither is in a serious condition. The men were at work on the frame of an automobile when one of them accidentally struck the blowpipe with a hammer. The blowpipe exploded, setting off a fire which was extinguished by the men. The burning gas ignited their clothing, but the flames were extinguished by the men. Swink was given the injured arm by a physician and then he was removed to the hospital.

MAY CHANGE DATE

Odd Fellows Expected to Hold Dedication on April 29.

Members of the committee in charge of the dedication of the Odd Fellows Temple here are considering a plan to change the date to Friday, April 29, instead of April 17. It is believed that this would not be the best day of the week for such a celebration. It is expected that there will be at least 1,000 out-of-town persons here on that day. It is planned to have a meeting of the Grand Lodge in connection with the other events.

WILL WAIVE EXAMINATION

Want Said to be Willing to Return to Fayette County.

According to a dispatch from Tampa, Florida, a fugitive who had been expected to be arrested here, yesterday for a charge of stealing \$10,000 from the United States Express Company, about a year ago. The dispatch states that the man, who is said to have been living in Tampa under the name of Irving Wagner, is willing to return to Fayette County.

PRISONERS MUST WORK

Commissioners Propose to Put Jail Inmates on the Road.

Prisoners committed to jail from Connellsville are being made to work on the county road. The commissioners have decided that the inmates should be put to work on the road. This is the first time that the inmates have been put to work on the road. The work will be done under the supervision of the county engineer. The inmates will be paid for their work. The commissioners hope that this will help to reduce the cost of the jail.

Mrs. J. C. Sullivan, wife of J. C. Sullivan, died at her home in Connellsville on March 2. She was 65 years old. She was born in Connellsville. She was married to J. C. Sullivan in 1880. She was a member of the Methodist church. She was a devoted wife and mother. She is survived by her husband and two children.

If you have a friend who is a member of the Methodist church, please let them know that the church is looking for new members. The church is a beautiful building and has a fine service. It is a place where you can find peace and comfort. It is a place where you can find a home.

PRINCIPAL CONVICTED FOR DECEIVING PRETTY GIRL

Jury After an All-Night Debate Declares Him Guilty of Deceiving a Girl.

UNIONTOWN, March 3.—After an all-night debate, the jury in the case of the principal of the Uniontown High School, who was charged with seducing a girl, returned a verdict of guilty. The principal, who is now in jail, was charged with seducing a girl who was 17 years old. The girl was a student at the high school. The principal was charged with seducing her while he was in a position of trust. The jury found the principal guilty of seducing the girl. The principal was sentenced to 18 months in jail. The girl was released from the hospital where she was being treated for her injuries.

The principal was charged with seducing the girl while he was in a position of trust. The girl was a student at the high school. The principal was charged with seducing her while he was in a position of trust. The jury found the principal guilty of seducing the girl. The principal was sentenced to 18 months in jail. The girl was released from the hospital where she was being treated for her injuries.

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LATEST IDEAS IN EDUCATION AIRED IN SCHOOL BOARD

Directors Told Cincinnati Has a Model School System.

MILITARY TRAINING IS URGED

Letter from Secretary of War Garrison to Convention Suggests That Schools Take Up Plan to This End. Messrs. Ash and Smith Report to Board.

School board members met today to discuss the latest ideas in education. The board was told that Cincinnati has a model school system. The board was also told that military training is urged. The board was asked to consider the plan to take up military training in the schools. The board members discussed the plan and decided to refer it to the board of education. The board of education will decide whether or not to take up military training in the schools.

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JOY RIDE IS FATAL

Young Man Killed While Driving Automobile on the North Pike.

A young man was killed while driving an automobile on the North Pike. The young man was driving the automobile at a high speed when he lost control of the vehicle. The automobile struck a tree and the young man was killed. The automobile was a 1914 model. The young man was 21 years old. He was a student at the Connellsville High School. He was a member of the football team. He was a popular young man. He was a member of the church. He was a member of the community. He was a member of the family. He was a member of the nation. He was a member of the world. He was a member of the universe. He was a member of everything.

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What Could Be Done with the \$2,000,000 Which the Full Crew Laws Arbitrarily Take From the Railroads

Increased Railroad facilities, better service, greater safety and convenience, business expansion and the employment of a great number of men now idle would follow the repeal of the wasteful Pennsylvania and New Jersey Full Crew Laws.

Facts—Not Theories

\$2,000,000 would buy 200 steel coaches. It would pay for 80 locomotives. It would purchase 67,000 tons of rails. It would return 5 per cent. on \$40,000,000. It would block-signal 1000 miles of track. It would eliminate 65 grade crossings. It would pay for 2000 freight cars. It would build 200 new stations at \$10,000. It would provide additional freight terminal facilities. It would buy 2,500,000 railroad ties. It would pay for 2,000,000 tons of coal. The iron and steel industry would be stimulated, furnishing steel for new cars, rails, bridges, buildings, etc. Miners and coke oven operatives would get increased work as industry expanded. New construction would mean busy times for the Lehigh region cement plants and their workmen. Thousands of architects, contractors, building trades workers, electrical concerns and electricians, skilled mechanics, carpenters, miners, and day laborers would so get work.

With these incontestable facts thus clearly set forth, the twenty-one railroads of Pennsylvania and New Jersey feel it their duty to place the fate of the Full Crew Laws in the hands of the people. They are convinced the people prefer that employment be given to thousands for whom there actually is work to knowing that \$2,000,000 a year is being paid in mandatory wage for extra men for whom there exists no essential service to perform and whose presence, it has been conclusively shown, increases—rather than decreases—the hazards of railroad operation.

SAMUEL REA,
President, Pennsylvania Railroad
DANIEL WILLARI,
President, Baltimore and Ohio Railroad.
THEODORE VOORHEES,
President, Philadelphia and Reading Railway
R. L. O'DONNELL, Chairman,
Executive Committee Associated Railroads of Pennsylvania and New Jersey,
721 Commercial Trust Building, Philadelphia

DEATHS.

Frank Campbell—Died at his home in Connellsville, Pa., on March 2, 1915, at the age of 78 years. He was born in Connellsville, Pa., on March 2, 1837. He was a member of the Methodist church. He was a member of the community. He was a member of the family. He was a member of the nation. He was a member of the world. He was a member of the universe. He was a member of everything.

James Cummings—Died at his home in Connellsville, Pa., on March 2, 1915, at the age of 78 years. He was born in Connellsville, Pa., on March 2, 1837. He was a member of the Methodist church. He was a member of the community. He was a member of the family. He was a member of the nation. He was a member of the world. He was a member of the universe. He was a member of everything.

John D. Frisbee—Died at his home in Connellsville, Pa., on March 2, 1915, at the age of 78 years. He was born in Connellsville, Pa., on March 2, 1837. He was a member of the Methodist church. He was a member of the community. He was a member of the family. He was a member of the nation. He was a member of the world. He was a member of the universe. He was a member of everything.

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ENGLISHMEN HAD NO IDEA OF WAR, BUCKNER ASSERTS

Evangelist-Lecturer Avers John Bull Was Unprepared.

TALKS ON "CROWNED REPUBLIC"

Reports for Washington and New York to Sail on Saturday; Postcard Shower Will be Held by the Connellsville and Somerset Churches.

"In my three years in England, I knew of no man who expected war and I heard no man express a desire for war," declared Rev. Buckner in his brief reference to the European conflict, during a lecture on "The Land of the Crowned Republic," at the Christian Church last Wednesday.

Rev. Buckner further declared that there had been a total lack of preparation for war throughout the United Kingdom and cited as proof of it the fact that it was necessary to enlist such large numbers of untrained men for service. In Southport alone, he said, of the 15,000 troops in training, not more than half had uniforms. Resentment against Germany is very bitter, he declared, and it extends not only to Germans, but to their descendants, some of whom are unimpaired citizens in many cases.

Rev. Buckner also declared that he had not heard a single Englishman express a doubt as to who is going to win the war—that there could be any other winner but the allies never enters their heads.

The speaker's reference to the British Isles as a place to live in, was very unimpaired, he stated, in his remarks, his views, his thoughts, he declared to be unimpaired, and all this notwithstanding that it is in the same latitude as other countries of the world.

Rev. Buckner also declared that the slowness of apprehension and lack of humor, as attributed to Englishmen, is not exaggerated, yet he proclaimed them to be deep thinkers and certainly capable of producing great things in many lines.

Among the perils of the "crowned republic," Rev. Buckner placed a decision system, whereby a man may vote whoever he has property; the social lines, and the drink evil. A great deal more beer is consumed in England than in Germany, he declared, and women are largely addicted to the habit.

In concluding, Rev. Buckner advised his hearers to be glad they lived in a republic where there was no crown. Notwithstanding his great love for Englishmen, Rev. Buckner let it be known that it was surpassed by his affection for the people of the "land of the free."

AGREEMENT REACHED

Opposition to Tachell Road Paving Said to Have Been Overcome.

Owners of property along Tachell road have come to an agreement regarding the paving of that thoroughfare and there will be no further opposition to the plan when it comes before council again early in the spring. Some of the property owners inside the city limits opposed the improvement because they would have to pay a pro rata share while those in the township would receive the same benefit and not have to pay anything. When a vote was taken before council, Councilman Goss suggested that the property owners get together and share the cost. Some arrangements to this end have now been made.

The county and Connellsville township have agreed to share the cost and Connellsville will do the work. The plans call for a change in the course of the road whereby the property owners on the city side instead of being right out on the street will find their properties set back quite a distance from the paved area. This will allow a number of persons are negotiating for lots.

PENROSE RAPS DEMOCRATS

Declares "Prosperity" is Due to Trade in Dench-Dealing Instruments.

WASHINGTON, Feb. 25.—That the industrial depression due to the workings of a Democratic administration and a Democratic tariff law and is not the result of the war was asserted by Senator Charles Penrose, during a speech in the Senate last evening. Mr. Penrose referred to conditions existing in Pennsylvania and declared the necessity for Democratic leaders pointing to exportation of goods and to the fact that the tariff laws are in force as proof that the United States is prosperous.

Senator John H. Shaffert of Colorado had referred to increased exportation of goods and to the fact that the tariff laws are in force as proof that the United States is prosperous.

MANAGER IS NAMED

K. H. Haines is Manager of Graham and Company's Drug Store.

With the retirement of E. C. Graham from the drug firm of Graham & Company, K. H. Haines, manager of the store for some time, has been named as the new manager. Mr. Haines will continue to conduct the business, is a resident of Connellsville and a member of the Presbyterian church. He has been a resident of Connellsville for many years.

REPAIR PORTER AVENUE

Porter Avenue, south of Pittsburg street, is being repaired by the highway force of the city.

RURAL CARRIERS KEEP JOBS, GET MORE MONEY

Senator Penrose Makes Successful Fight Against Scheme of the Administration.

WASHINGTON, Feb. 25.—The post-office appropriation bill, carrying some \$125,000,000, was passed by the Senate last evening. The bill of reinforcement advocated by Postmaster General Harrison, to the extent that it would lower the standards and efficiency in order to save money, was frozen upon by the Senate, which refused to incorporate many of the views of the department head.

Rural carriers numbering in all 42,000 men, scored a big victory when the Senate agreed to a positive schedule of salaries for these men.

Carriers with routes of 24 miles and over and who deliver mail six days a week, \$1,200 per annum, payable monthly; routes 22 miles in length and less than 24 miles, \$1,152; routes 20 miles in length, \$1,104; routes 18 miles, \$1,056; routes of 16 miles, \$1,008; routes of 14 miles, \$960; routes of 12 miles, \$912; routes of 10 miles, \$864; routes of 8 miles, \$816; routes of 6 miles, \$768; routes of 4 miles, \$720; routes of 2 miles, \$672. Rural carriers serving tri-weekly routes will be paid on the basis of a route one-half the length of the route served by him, while carriers serving two tri-weekly routes will receive pay on the basis of a route one-half of the combined length of the two routes.

The postmaster general is given authority to pay a salary not to exceed \$1,800 a year to carriers who furnish and maintain their own motor vehicles and who serve routes not less than 50 miles in length.

PARTNERSHIP DISSOLVED

F. R. Graham Retires from Drug Firm Because of Ill Health.

The drug firm of Graham & Company, composed of Frank R. Graham of Connellsville, and Mrs. M. P. Lauchry of Dawson, was dissolved by mutual agreement last week. Mr. Graham returns from the firm and in the future the business will be conducted by Mrs. Lauchry.

The partnership was formed eight years ago when Graham & Company bought out the drug business of F. E. Markell. During this time the business was managed exclusively by Mr. Graham, who brought correct and progressive business methods made it one of the best and most popular establishments of its kind in town.

The dissolution was entirely friendly. Mr. Graham retaining only one-third of the stock of the firm. He has no plans as yet for the future.

CATTLE SCOURGE COSTLY

State Appropriates Half Million for Fight Against Destructive Disease.

HARRISBURG, Feb. 25.—Governor Brumbaugh today approved a bill appropriating \$500,000 for the payment of Pennsylvania's share of the cost of cattle killed, property destroyed and other expenses incurred in combating the foot and mouth disease.

It is estimated that 20,000 animals of various kinds were destroyed in fighting the disease, making it the most expensive outbreak ever known in the cattle industry in Pennsylvania. Claims aggregating \$250,000 above the half-million appropriation are on file and they probably will add another \$100,000 in a future appropriation by the Legislature.

The federal government has already expended its half of the share of the expenses in fighting the disease.

DEMOCRATS NEED MONEY

Chairman Morris Thins a Deficit of \$11,000.

HARRISBURG, Feb. 25.—An appeal for funds received here yesterday from several prominent local Democrats from Democratic State Chairman Robert S. Morris, reveals that there is a deficit of \$11,000 in the funds of the state committee as a result of expenditures for the gubernatorial campaign of last fall.

The appeals have been sent to members of both the old guard and the "progressive" factions of the party. They set forth the fact that the committee has exceeded the receipts by the amount above mentioned and that "prompt action will be sincerely appreciated." The situation is better because of the state committee headquarters, 117 South Broad street, Philadelphia.

HOSPITALS AFFECTED.

Must Keep Record and Report Use of All Narcotics.

When the new Harrison law goes into effect on March 1, all hospitals will be required to report the administration of narcotics to decide pain and for the treatment of "dope" cases.

Each institution in Fayette county has been notified to keep a record of the use of narcotics on hand, the amount used regularly, the name and address of each patient for whom the drug was prescribed and the name of the physician. The hospitals must have an order from a doctor before a patient may be given a narcotic. Only the Uniontown and Connellsville hospitals in Fayette county will be required to make such reports.

ROCKS' PERSONAL HOLDINGS ASSIGNED TO PROTECT DEBTS

That is the Claim in Suit Brought to Recover on a Note.

ENDORSE OF NOTE DEFENDANT

Tail Declares He Refused to Again Lend His Name to Paper and Assure That Another Endorser Was Agreed On; Conflicting Testimony.

UNIONTOWN, Feb. 25.—Defense that Francis Rocks, former head of the Sunshine Coal & Coke company, made an assignment of his personal holdings to F. E. Sheppard, treasurer of the Fayette Title & Trust company of Uniontown for the purpose of paying off a note held by Mrs. Lida G. Voss against J. J. Tull of Uniontown to recover \$2,000 with interest from April 1, 1912, and a promissory note made by Francis Rocks and endorsed by Mr. Tull, is contended by the defendant that F. E. Sheppard, president of the Fayette Title & Trust company, acted as agent for Mrs. Voss and Mrs. Zehner, who are plaintiffs against Mr. Tull in similar suits scheduled for trial, and that he went to the office of Francis Rocks with Mr. Tull, and that Mr. Tull refused to endorse a promissory note and another promissory note made by Sheppard produced a document purporting to be an assignment made to him by Francis Rocks in this assignment \$250,000 shares of the stock of the Sunshine Coal & Coke company of West Virginia were assigned to Mr. Sheppard. The assignment also showed a schedule of \$1,000,000 of stock of the Sunshine Coal & Coke company.

Mr. Sheppard continues his testimony that he believed the capital stock of the Sunshine Coal & Coke company was owned by Francis Rocks and that he believed that the assignment was a valid one.

What was a relation of the Fayette Title & Trust company to Francis Rocks in April, 1912? Attorney James of Pittsburg asked.

Objections were raised to Mr. Sheppard's answer that he had not seen the assignment, but that he had seen the Fayette Title & Trust company had been named as trustee for the shareholders of the Sunshine Coal & Coke company. He said that the bank also was a creditor of the Sunshine Coal & Coke company at that time. He said that he believed that the stock of the Sunshine Coal & Coke company was owned by Francis Rocks.

At that time a creditor of the Sunshine Coal & Coke company, asked Mr. Sheppard if he had seen the assignment. He answered that he had not seen it, but that he had seen the Fayette Title & Trust company had been named as trustee for the shareholders of the Sunshine Coal & Coke company. He said that the bank also was a creditor of the Sunshine Coal & Coke company at that time. He said that he believed that the stock of the Sunshine Coal & Coke company was owned by Francis Rocks.

VISITS MAN IN HOSPITAL; ROBS HIM OF GOLD WATCH

Italian Arrested for Theft of Timepiece from Charles Harris; Woman Also Pinched.

When Dr. H. H. Harris went to visit his mother in the hospital, he was robbed of his gold watch by an Italian who was arrested by the West Penn police. The watch was found in the possession of the Italian, who was arrested by the West Penn police. The watch was found in the possession of the Italian, who was arrested by the West Penn police.

AUTO CLUB BEGINS SEASON'S CAMPAIGN FOR BETTER ROADS

Members Get Together and Lay Plans for Coming Summer.

LAUNCH A BOOM FOR FRANKS

Leisurely Man Suggested as a Candidate for Commissioner State Highway Permanent Roads No Extravagance

The Connellsville Automobile Club, which was organized on Friday and a luncheon and supper in the new Odd Fellows Temple on Apple street, began its season's campaign for better roads. The club will be active during the coming summer and will endeavor to secure the building of permanent roads and to improve the existing ones.

KILLED ON RAILS

Italian in Train Down by Passenger Train on Western Maryland.

Corporations Must Settle.

The public school spraying demonstration, which will begin in various counties about March 2, by special arrangement the demonstration will remain in two days in each place.

The schedule for Fayette county follows: Monday, March 1, Germantown; Tuesday, March 2, Uniontown; Wednesday, March 3, Connellsville; Thursday, March 4, Mrs. M. G. H. Haines; Friday, March 5, C. H. Campbell; Saturday, March 6, C. H. Campbell; Sunday, March 7, C. H. Campbell.

CORPORATIONS MUST SETTLE.

Auditor General's Department is After Tax Reports.

The auditor general's department of the state has given notice that preparation of estimated settlements for corporate stock, bond and other securities will be started on March 1 against all corporations which have failed to file reports for taxation on or before the 1st of February.

These estimates settlements carry a penalty of 10 per cent. Penalties of \$500 will be imposed, as provided by law, upon corporations which have failed to file reports for three consecutive years. The time for filing reports expired December 31, 1913, and extensions will expire the end of February.

TRIAL LIST, MARCH TERM 1915.

FIRST WEEK---Beginning Monday, March 15, 1915.

1. 251 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
2. 252 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
3. 253 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
4. 254 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
5. 255 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
6. 256 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
7. 257 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
8. 258 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
9. 259 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
10. 260 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
11. 261 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
12. 262 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
13. 263 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
14. 264 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
15. 265 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
16. 266 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
17. 267 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
18. 268 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
19. 269 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
20. 270 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
21. 271 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
22. 272 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
23. 273 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
24. 274 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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51. 301 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
52. 302 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
53. 303 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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63. 313 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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67. 317 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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69. 319 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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73. 323 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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75. 325 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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82. 332 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
83. 333 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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97. 347 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
98. 348 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
99. 349 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
100. 350 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault

SECOND WEEK---Beginning Monday, March 22, 1915.

351 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
352 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
353 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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358 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault
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400 Mar. 1914—Johnson & McKean v. Williams H. Monahan	Benjamin Monahan	Brownfield	Assault

COMPENSATION ACT DRAFTED; ELECTIVE SYSTEM PROPOSED

Governor Brumbaugh is At-
ter Suggestions as to
the Measure.

LIBERAL PAYMENTS PROVIDED

Employe, Totally Disabled to Receive
Fifty Per Cent of Wages for 500
Weeks. Contributory Negligence to
be No Defense State Insurance

HARRISBURG, Feb. 27.—Governor Brumbaugh last night made public the tentative draft of the proposed workmen's compensation law and the other bills designed to carry out the purposes of the act, together with an invitation to all persons interested to send him comments and suggestions on the various features of the measure. The bills were drafted by Attorney General Francis Shunk Shuman after consultation with employees' attorneys and many other persons who are members of the Industrial Accidents Commission, which has made a study of the workmen's compensation during the last two years. The proposed legislation includes six bills and the constitutional amendment passed at the last session of the Legislature. The amendment which gives the Legislature the right to enact a compulsory compensation law and to limit the amounts to be paid by employers, and the bill which provides for the creation of a state insurance fund, both of which were submitted to the voters of the state last November.

The compensation act as drawn provides an elective system of compensation and changes materially the common law doctrine. The first of the bills provides for workmen's compensation; the second creates the state fund to finance the proposed act; the third establishes a state insurance fund; the fourth regulates the policies of insurance against liability arising under the workmen's compensation act; the fifth authorizes the creation of mutual liability insurance associations; and the sixth exempts farm labor and domestic servants from the compensation act.

The workmen's compensation bill enlarges the right of an employee to recover in an action at law against his employer.

In case of injury or death of an employee, it shall not be a defense of the employer in any action brought against him that the injury was caused by the negligence of a fellow employee or by the contributory negligence of the injured employee, or by his reckless indifference to danger, the bill provides that the burden of proving such facts shall rest on the employer. The bill also provides that the amount of compensation shall be determined by a jury.

The bill also provides that the compensation shall be paid by the employer or by the state fund, and that the compensation shall be paid in weekly installments.

The bill also provides that the compensation shall be paid for a period of 500 weeks, and that the compensation shall be paid for a period of 500 weeks, and that the compensation shall be paid for a period of 500 weeks.

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date unless refused by the employee the cost to be limited to \$25 unless there is a major operation when it shall be \$75.

In the event of death the schedule shall be: Child of children if there be no widow, 25 per cent of wages with 10 per cent additional for each child in excess of two, with maximum of 50 per cent to be paid to grant living widow or widow if there be no children 10 per cent with one child 4 per cent with two children 30 per cent with three children 50 per cent with four children 60 per cent.

If there be neither widow nor widow's child, then 20 per cent to dependent parents or parent. If there be no widow, widow's child or dependent parent, then there shall be paid to brothers and sisters 10 per cent to each dependent child, dependent in support 10 per cent of wages for one in other or sister and 5 per cent additional for each additional brother and sister with a maximum of 2 per cent.

No widow is to receive compensation unless he is incapable of self support at the time of his employee's death. Step children and adopted children are included in the act.

Compensation to alien dependent widows and children not residents of the United States shall be the same as to citizens. The amount to be paid in each case for dependents except that in any case within one year after the death of the injured employee the employer may elect to pay a lump sum of \$10,000 in lieu of compensation to the dependents of the injured employee. The amount of such future payments shall be determined by the Industrial Accidents Commission.

Alien widowers, parents, brothers and sisters not residents of the United States shall not be entitled to any compensation.

Funeral expenses are limited to \$100. Children must be under 18 years to be eligible. The bill is made for the compensation of dependents and other details of administration.

FRICK TO BUILD

House, Avenue Structure to Occupy Old
Bldg. Pittsburgh Property

PITTSBURGH, Feb. 27.—Henry C. Frick has tentatively planned the erection of the old St. Paul Catholic church property on the most modern building in the city. The structure will be seven stories high and will cover an entire city block. It will be of the latest Gothic type. Work on the new building will commence this spring, and it will be ready for occupancy simultaneously with the completion of the William Penn Hotel addition. The cost of the building will run in the neighborhood of \$1,000,000.

Mr. Frick personally made this announcement yesterday afternoon. He added that this is only one of the many projects which he has planned for the city of Pittsburgh.

BIG SAFETY RALLY

Pittsburgh & Lake Erie Men Meet at
Dickerson Run

A big safety rally was held at Dickerson Run, Pa., yesterday afternoon. The rally was held by the Pittsburgh & Lake Erie Railway Company. The rally was held by the Pittsburgh & Lake Erie Railway Company. The rally was held by the Pittsburgh & Lake Erie Railway Company.

OPENS STONE QUARRY

A H. MacLennan to Operate Develop-
ment Near Confluence

A H. MacLennan, formerly of Connelleville, has been awarded a contract to operate a stone quarry near the confluence of the Ohio and West Virginia rivers. The quarry will be operated by the MacLennan & Co. company.

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UNION NOT CONCERNED

Mine Workers Have No Interest in
Pittsburgh Coal Strike

CHARLESTON, W. Va., Feb. 26.—That neither the national nor the district organizations of the United Mine Workers of America are concerned in the strike of the 1,000 miners in the Fairmont region was the statement made here today by Thomas C. Davis, president of District No. 17. Davis made the statement after a conference with P. J. Ginters, who had just returned from a visit to the Fairmont region as the personal representative of President Davis.

Placed on Classified List
Thou of Matthews postponed at
Peck was yesterday placed on the
classified list as resulting from a
dispatch from Washington. Mr. Matthews
recently passed a civil service exam-
ination entitling him to the office
some time ago.

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B. & O. OFFICIALS DEBATE FULL CREW LAW WITH TRAINMEN

Interesting Discussion Is
Held Before Chamber
of Commerce.

SUPERINTENDENT OPPOSES LAW

Without Adding to Safety of Oper-
ation Representatives of Brother-
hoods Tell Why They Back Measure

At a special meeting of the Chamber of Commerce, Wednesday evening, Feb. 25, a full crew law was debated by representatives of the Brotherhood of Railroad Trainmen and the Pennsylvania Railroad Company.

The full crew law, which was introduced by the Pennsylvania Railroad Company, provides that a full crew must be maintained on all trains. The law was opposed by the Brotherhood of Railroad Trainmen.

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GOVERNMENT STARTS EMPLOYMENT BUREAU

Department of Labor Takes Steps to
Relieve Unemployed in
Industry Together

With the purpose of finding work for unemployed men as well as supplying employers with men wherever needed, the department of labor will set up an employment bureau in the department of labor. The bureau will be set up in the department of labor.

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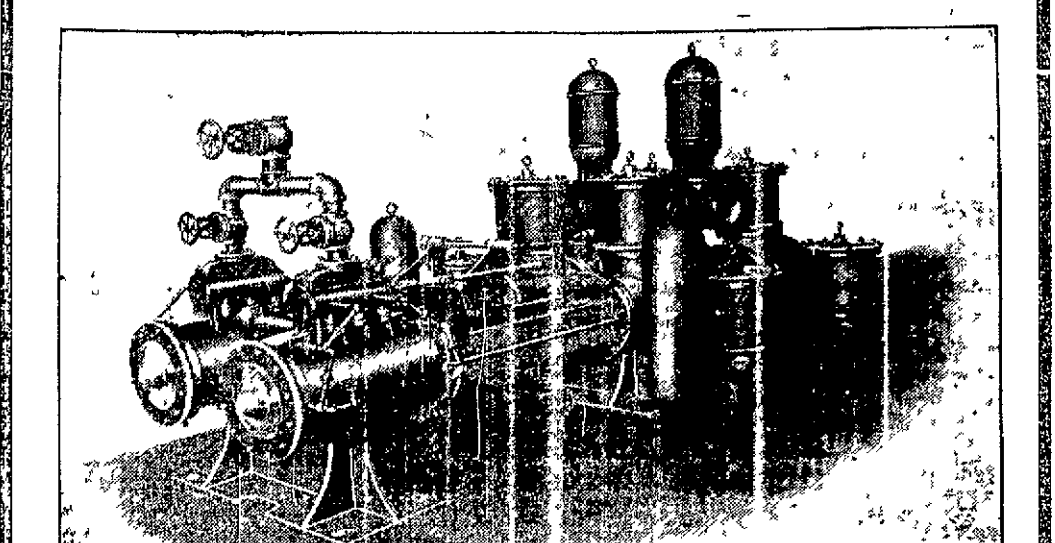
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The Connellsville Manufacturing & Mine Supply Company, CONNELLSVILLE, PA.

Sole manufacturers of the Lepley patents and designs, covering a full line of Modern High Grade Mine Equipment Machinery.



We have the largest and best equipped mine equipment plant in Western Pennsylvania, fitted exclusively for the production of a high grade product. We manufacture

PUMPS. ENGINES. FANS.

Air Compressors.
Steel Hoisting Cages.

STEAM, COMPRESSED AIR OR ELECTRIC.
SINGLE, DUPLEX OR TRIPLEX PATTERNS.
WOOD LINED, BRONZE OR CAST IRON FITTED.
FOR MINE, TANK OR MILL SERVICE.

HOISTING, HAULING OR STATIONARY.
FIRST MOTION OR GEARED.

HEAVY STEEL PLATE CONSTRUCTION FOR HIGH
DUTY SERVICE.
BLOWING, EXHAUST OR REVERSING.
DRIVEN WITH PLAIN SLIDE VALVE, PISTON VALVE
OR CORLISS ENGINES.

SINGLE OR DUPLEX PATTERNS.
SIMPLE OR COMPOUND.
PLATFORM AND SELF DUMPING.
LARRIES, SCREENS, CHUTES, BULL WHEELS, HEAVY
GEARS AND SPECIAL MACHINERY.

We manufacture none but the highest grade machinery, using only the best materials to be found in the market in its construction. We are also prepared to accurately duplicate promptly any part of any of our machines. Your inquiries will receive prompt and satisfactory attention.

PITTSBURGH FIRM QUIETLY FILLING BIG WAR ORDERS

By Reason of Policy the Contracts
Are Not Being Made Public
But Recruit Arms Busy

The Pittsburgh firm of E. C. Baker & Co. is quietly filling big war orders. The firm is located in Pittsburgh, Pa. The firm is located in Pittsburgh, Pa. The firm is located in Pittsburgh, Pa.

MAY RECONSIDER SCALE

Annual meeting of the National
Association of Manufacturers
Will Be Held in Washington

The annual meeting of the National Association of Manufacturers will be held in Washington, D. C., in May. The meeting will be held in Washington, D. C. The meeting will be held in Washington, D. C.

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E. C. BAKER CO

Civil, Mining and Municipal Engineering.
UNIONTOWN, PA.

SPECIALTIES—Construction of Coal and Coke Plants, Development of and Reports on Coal Properties, Highway Construction and Municipal Improvements.

Length of for 15 independent coal and coke companies in Fayette and Westmoreland Counties, Pa., and Monongalia County, W. Va.

Ref. Phone 395. Tel. State Phone 953.

THE W. G. WILKINS CO.,

CIVIL AND MINING ENGINEERS.
Rooms 902 to 913 Westinghouse Building, Pittsburgh, Pa.

SPECIALTIES—COAL & COKE PLANTS

The following is a partial list of Coke Plants for which the W. G. Wilkins Co. have been the Engineers.

Overseas	Overseas
Hecla Coke Company, 500	U. S. Coal & Coke Co., 900
Oliver & Snyder Steel Co., 1,100	Cash & Co. & Co. Co., 1,000
Plants 1 and 2, 1,100	Tyler and Sykesville Wks., 1,000
Adair Coal & Coke Co., 420	H. C. Frick Coke Co., 1,000
Plan 2 and 3, 420	Yorktown, Shosh and Bitter 1,000
Colonial Coke Company, 100	Struthers Coal & Coke Co., 1,000
Smock, 100	Fairbank Works, 100

H. M. Crawford. L. C. Mechling. E. L. Zearley

Fayette Engineering Co.
Civil, Mining and Consulting Engineers.

Mine and land surveys of all kinds. Plans, estimates and Superintendence of construction of complete coal and coking plants, railroads, water works, city paving and sewerage, etc. Examination and reports on coal lands and mining properties.

Specialties: Coal and Coke Plants.

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If you don't know such a man, write to me.

W. W. Macfarren

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